AO 91 (Rev. 08/09) Criminal Complaint



UNITED STATES DISTRICT COURT

for the

Printed name and title

Northern District of Oklahoma			Mark C. McCartt, Cler U.S. DISTRICT COUR	
United States of A v. CARLOS QUEN-OCHO a/k/a "Jose Peregrina," Defendant(s))	Case No. /8- <i>n</i>		3 00 A
_ 	CRIMINAL CO	OMPLAINT		
I, the complainant in this	case, state that the following	is true to the best of my	knowledge and belief.	
	May 28, 2018		_	in the
Northern District of Oklahoma,	the defendant(s) violated:			
Code Section 8 U.S.C. § 1326(a)	Offense Description Reentry of Removed Alien			
This criminal complaint See Attached Affidavit by P. Dan	ren Collins, SA, DHS-ICE			
♂ Continued on the atta	ched sheet.			
		Co.	P. Darren Collins Implainant's signature Special Agent Intel name and title	
Sworn to before me and signed in	n my presence.			
Date: <u>6/6/18</u>	T. I. OV	Jun	Judge's signature	
City and state:	Tulsa, OK	Jodi F. 、	<u>Jayne, U. S. Magistrate</u>	

AFFIDAVIT

- 1. I, P. Darren Collins, have been employed by Immigration and Customs Enforcement (ICE), Homeland Security Investigations (HSI) since July 2003. I am assigned to HSI Tulsa office. Within this office, I conduct investigations in numerous areas of federal law to include, but not limited to, narcotics, immigration, financial fraud, child exploitation, and gangs. I am a federal law enforcement officer who is engaged in enforcing the criminal laws, including 8 U.S.C. § 1326(a), and am authorized by the Secretary of the Department of Homeland Security.
- 2. In 1993, your affiant graduated from Missouri Southern State University in Joplin, Missouri, with a Bachelor's Degree in Criminal Justice and Associates Degree in Sociology. In June 1993, your affiant was hired by the Tulsa County Sheriff's Office in Tulsa, Oklahoma. Your affiant completed an 8 week law enforcement academy. While at the Tulsa County Sheriff's Office, your affiant was promoted to the rank of Corporal and work in Patrol Division, Training Division, Detective Division and assigned to FBI Joint Terrorism Task Force. In 2003, your affiant was hired by United States Customs and graduated from the 12 week Criminal Investigator Training Program located at the Federal Law Enforcement Training Center. Additionally, in 2003, your affiant graduated from the 12 week Immigration and Customs Enforcement Special Agent Training program also at the Federal Law Enforcement Academy. The 24 week course curriculum included criminal law involved in many facets of criminal investigations, immigration law, drug identification,

physical surveillance, preparation for prosecution, Fourth Amendment searches, drafting search warrant affidavits and what constitutes probable cause.

3. It is my belief that Carlos Quen-OCHOA (aka Jose Peregrina), a citizen and national of Mexico, has violated 8 U.S.C. § 1326(a) in that on or about May 28, 2018, he was found in the United States after previously being removed without having received the express consent of the Department of Homeland Security to reapply for admission.

The source of my information and grounds for my beliefs are as follows:

- 4. On May 28, 2018, the Tulsa Police Department located **Quen-OCHOA** during a search warrant in Tulsa, Oklahoma. **Quen-OCHOA** was arrested at his residence where officers located multiple pounds methamphetamine.
- 5. On June 5, 2018, your affiant was advised by Immigration and Customs Enforcement (ICE) Enforcement and Removal Operations (ERO) that **Quen-OCHOA** was not in their custody and was a prior reinstate for deportation.
- 6. Your affiant obtained immigration documents from the alien file (number 098382959) of **Quen-OCHOA**. Your affiant reviewed the following documents:
 - a. I-213, record of deportable/inadmissible alien. This document recorded the initial encounter with **Quen-OCHOA** leading to the service of a Notice and Order of Expedited Removal and was summarily removed from the United States for 20 years.

- b. On October 15, 2011 **Quen-OCHOA** was ordered removed under Section 235(b)(1) of the Immigration and Nationality Act (INA).
- c. On October 20, 2011, **Quen-OCHOA** was removed from the United States to Mexico at Del Rio, Texas.
- d. As part of the removal process, the United States issued an I-296, warning to alien ordered removed or deported. This form warned **Quen-OCHOA** that he was banned from re-entering the United States for a period of 5 years beginning October 20, 2011.
- e. On January 21, 2012, **Quen-OCHOA** applied for admission to the United States at the San Ysidro Port of Entry. **Quen-OCHOA** attempted entry into the United States by presenting a fraudulent B1/B2 visa.
- f. On January 22, 2012, **Quen-OCHOA** was ordered removed under Section 235(b)(1) of the Immigration and Nationality Act (INA).
- g. On January 24, 2012, **Quen-OCHOA** was removed from the United States to Mexico at Brownsville, Texas.
- h. As part of the removal process, the United States issued an I-296, warning to alien ordered removed or deported. This form warned

 Quen-OCHOA that he was banned from re-entering the United States for a period of 20 years beginning January 24, 2012.

7. On the basis of the forgoing, it is my belief that **Quen-OCHOA**, a citizen and national of Mexico, has violated 8 U.S.C. § 1326(a) in that on or about May 28, 2018, he was found in the United States after previously being removed without having received the express consent of the Secretary of the Department of Homeland Security to reapply for admission.

P. Darren Collins Special Agent

U.S. Department of Homeland Security

U.S. Immigration & Customs Enforcement

Subscribed and sworn to before me on this 6th day of June 2018.

HOMORABLE JÓDI F. JAYNE

UNITED STATES MAGISTRATE JUDGE